



General Assembly

February Session, 2010

Raised Bill No. 385

LCO No. 1826

01826____ENV

Referred to Committee on Environment

Introduced by:
(ENV)

***AN ACT CREATING INCENTIVES FOR THE DEVELOPMENT OF
SOLAR ENERGY AND OTHER RENEWABLE ENERGY RESOURCES.***

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Subsection (a) of section 16-245a of the general statutes is
2 repealed and the following is substituted in lieu thereof (*Effective*
3 *October 1, 2010*):

4 (a) An electric supplier and an electric distribution company
5 providing standard service or supplier of last resort service, pursuant
6 to section 16-244c, shall demonstrate:

7 (1) On and after January 1, 2006, that not less than two per cent of
8 the total output or services of any such supplier or distribution
9 company shall be generated from Class I renewable energy sources
10 and an additional three per cent of the total output or services shall be
11 from Class I or Class II renewable energy sources;

12 (2) On and after January 1, 2007, not less than three and one-half per
13 cent of the total output or services of any such supplier or distribution
14 company shall be generated from Class I renewable energy sources

15 and an additional three per cent of the total output or services shall be
16 from Class I or Class II renewable energy sources;

17 (3) On and after January 1, 2008, not less than five per cent of the
18 total output or services of any such supplier or distribution company
19 shall be generated from Class I renewable energy sources and an
20 additional three per cent of the total output or services shall be from
21 Class I or Class II renewable energy sources;

22 (4) On and after January 1, 2009, not less than six per cent of the
23 total output or services of any such supplier or distribution company
24 shall be generated from Class I renewable energy sources and an
25 additional three per cent of the total output or services shall be from
26 Class I or Class II renewable energy sources;

27 (5) On and after January 1, 2010, not less than seven per cent of the
28 total output or services of any such supplier or distribution company
29 shall be generated from Class I renewable energy sources and an
30 additional three per cent of the total output or services shall be from
31 Class I or Class II renewable energy sources;

32 (6) On and after January 1, 2011, not less than eight per cent of the
33 total output or services of any such supplier or distribution company
34 shall be generated from Class I renewable energy sources and an
35 additional [three] five per cent of the total output or services shall be
36 from Class I or Class II renewable energy sources;

37 (7) On and after January 1, 2012, not less than nine per cent of the
38 total output or services of any such supplier or distribution company
39 shall be generated from Class I renewable energy sources and an
40 additional [three] five per cent of the total output or services shall be
41 from Class I or Class II renewable energy sources;

42 (8) On and after January 1, 2013, not less than ten per cent of the
43 total output or services of any such supplier or distribution company
44 shall be generated from Class I renewable energy sources and an

45 additional [three] five per cent of the total output or services shall be
46 from Class I or Class II renewable energy sources;

47 (9) On and after January 1, 2014, not less than eleven per cent of the
48 total output or services of any such supplier or distribution company
49 shall be generated from Class I renewable energy sources and an
50 additional [three] five per cent of the total output or services shall be
51 from Class I or Class II renewable energy sources;

52 (10) On and after January 1, 2015, not less than twelve and one-half
53 per cent of the total output or services of any such supplier or
54 distribution company shall be generated from Class I renewable
55 energy sources and an additional [three] five per cent of the total
56 output or services shall be from Class I or Class II renewable energy
57 sources;

58 (11) On and after January 1, 2016, not less than fourteen per cent of
59 the total output or services of any such supplier or distribution
60 company shall be generated from Class I renewable energy sources
61 and an additional [three] five per cent of the total output or services
62 shall be from Class I or Class II renewable energy sources;

63 (12) On and after January 1, 2017, not less than fifteen and one-half
64 per cent of the total output or services of any such supplier or
65 distribution company shall be generated from Class I renewable
66 energy sources and an additional [three] five per cent of the total
67 output or services shall be from Class I or Class II renewable energy
68 sources;

69 (13) On and after January 1, 2018, not less than seventeen per cent of
70 the total output or services of any such supplier or distribution
71 company shall be generated from Class I renewable energy sources
72 and an additional [three] five per cent of the total output or services
73 shall be from Class I or Class II renewable energy sources;

74 (14) On and after January 1, 2019, not less than nineteen and one-

75 half per cent of the total output or services of any such supplier or
76 distribution company shall be generated from Class I renewable
77 energy sources and an additional [three] five per cent of the total
78 output or services shall be from Class I or Class II renewable energy
79 sources;

80 (15) On and after January 1, 2020, not less than twenty per cent of
81 the total output or services of any such supplier or distribution
82 company shall be generated from Class I renewable energy sources
83 and an additional [three] five per cent of the total output or services
84 shall be from Class I or Class II renewable energy sources.

This act shall take effect as follows and shall amend the following sections:		
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Section 1	<i>October 1, 2010</i>	16-245a(a)
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Statement of Purpose:

To encourage the development of solar power and other renewable energy sources.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]